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APRIL 15, 2010 FOR THE NORTHERS  MICHAEL W. DOBBINS CLERK U.S. DISTRICT COURT  DRUCE CILES # 20080016005  Plaintiff,	N DISTRICT OF THINOIS  MAR 1 2 2010 3-12-2010  MICHAEL W. DOBBINS  CLERK, U.S. DISTRICT COURT
-VS- )	COMPLAINT
THOMAS DART, SHERIFF OF COOK COUNTY Jail. SALVADORE GODINEZ, EXECUTIVE DIRECTOR OF COOK COUNTY JO M. FIGILIULO, SUPERINTENDENT OF DIVISION TEN(IO) JOHN MUELLER PROGRAMS SETVICES, CERMAN MENTAL HEALTH SERVICES OF COOK COUNTY.  Defendants,  INDIVIDUALLY AND IN THEIR OFFICIAL CAPACITIES.	CIVIL ACTION NO.  10 C 1634  Judge Matthew F. Kennelly Magistrate Judge Martin C. Ashman  Claiming: Deliberate Indifference Acting under color of State  LAW  JURY TRIAL DEMANDED
the describation under color of sta	TION AND VENUE  by 42 u.S.C. Section 1983 to redress  te law, of rights Secured by the  ntiff Seek declaractory relief Pursuar  ntiff Claim for in Junctive relief are  d 2284, and rule 65 of the federal

PH

2. The united states District court for the Northern District is an appropriate Venue under 28 u.S.C. Section 1391(b)(2) because it is where the events giving rise to Claim occurred.

PLAINTIFF, BRUCE GILES, is and at the times mentioned herein a

detainee of the State of ILLINOIS, in Custody of the Department of Corrections (c.c.D.o.c.) Plaintiff is Currently Confined in the Cook County Jail (c.c.D.o.c.), in Cook County, State of Illinois.

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- 4. List of all law suits. I have filed in Federal court in the united States of Illinois. Courts which the law suits was filed Court name and district. Northern District of ILLINOIS.
- 5. Three law Suits still Pending. 1st Bruce Giles VS. CITY OF CHICACIDIETAL, CASE NO. 09C3242 Judge Bucklo Magistrate Judge Cole, 2ND TAVARES HuntiLEE McCorker, Bruce Giles, Joseth. Romero, GEORGE CORTEZ VS. THOMAS DART, et. al., CASENOO9C2071 Judge Matthew Kennelly, Magistrate Judge Martin Ashman. 3RD Bruce Giles-VS-David Fagus, et al. CASIEND. 0904303, JUDGE KENNELLY, Magistrate Judge ASHMAN.

#### DEFENDANTS Ш.

- 6. DEFENDANT, THOMAS DART, IS the (SHERIFF) of Cook County Jail of the State Of Illinois. He's legally responsible for the overall operation of the Department and each institution under its Jurisdiction including (Cook County Jail).
- 7. DEFENDANT, Salvadore Godinez, is the (Executive Director) of the Cook County Jail of the State Of Illinois. He is legally responsible for the operation of (Cook County Jail). Each and every Division and or Department under its jurisdiction.
- 8. DEFENDANT, M. FIGLIULO, IS the (SUPERINTENDENT OF DIVISION TEN (10) he is legally responsible for Security and the welfare of all Pre-trial detainees housed in Division ten (10).
- 9. DEFENDANT, JOHN MUELLER, is a supervisor in Programs Services, it is his legal responsibility to Process all detainees grievance and for ward them to the next level if it cannot be rectified at his level.
- 10. DEFENDANT, CERMAK MENTAL HEALTH SERVICES, it is their legal responsibility to Provide a system of ready access to all meantal HEALTH Specialist and Doctors. Also, to Provide Programs and treatmentand tollow up Services for the Mentally ill detainees being housed at the cook County Jail (c.C.D.O.C.). FACTS
- 11. On MAY 20, 2008, forty-eight (48) Mentally ill detainees who are Confined at cook county Department of Corrections, in cook County, Illinois, housed in Division 8, Residential Treatment unit (RTW), Which was designed and structured to tend to the Statutory Serious Medical Mental needs of mentally ill detainees. Our living environ-ment was a dorm style setting where all of "us" mentally ill detainees were under direct and constant, 24 hours Per day ob-- Servation by Sufficently trained Cook County DEPartment of Corr-ections Sheriff Police and mental health Specialists.

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- apy Sessions conducted by Ms. Wilson, Art Therapistempolyed by Cermak Mental Health Services. All of these treatments Were Community based in a Structured environment.

13. It is further Stated that on May 20, 2008 While Confined in the Cook County Department of Corrections, in Cook County, Illinois in DIVISION 8. Residential Transfer Unit (RTM) Ot approximately

DIVISION 8, Residential Treatment Unit (RTU) at approximately 6:30 PM these Same forty-eight (48) detainers were informed by Doctor Jones, Employed by Cerman Mental Health Services, Officer Bojas, Division 8 employed by the cook County De-

Officer Bojas, Division 8 employed by the cook County De-Partment of Corrections assigned to the 3 toll shift, acting under the Supervision of Sergeant Salamiand lieutenant Anderson, both of Whom are employed by cook County Depart-

- Ment of corrections and also assigned to the 3 to 11 Shift without notice to immediately gather all of our belongings and that we were being transferred to DIVISION 10, Maximum Security for

Permanent housing.

- iplinary reports.

14. UPON arrival in Division 10, Some detained were shoved into cells and locked in and informed by officers on 14 known as "Thon Does" that assisted that night in Div 10, who were employed by Cook County Department of corrections and that night said we (detained) are no longer Considered Psych-Classified detained and the "Psych Program we were accustomed to no longer exists". The abrupt ending to necessary treatment Proved to be emotionally and Psychologically damaging. As a direct result their had been Many fights and disturbance than in the Residential Treatment Unit (RTW). There is now excessive Violence and increased anxiety issues among "us" Mentally ill detaineds which can be Substantiated through cook County Department of Corrections incident and dis-

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  Ever Since We detained were transferred from Division 8(RTU)

  to Division 10, Maximum Security not only have the Conditions

  Soften very harsh all of the Programs geared towards Preventing

  further deterioration of our mental health have been eliminated.

  There are absolutely No theraputic Programs available whatso
  ever.
- 16. The defendants: Tom Dart, Sheriff, Cook County Jail, John Doe, Deputy Sheriff, Cook County Jail, Salvador Gordiney. Director, Cook County Jail has created a Seif-Perpetuating situation in which detainees have their Mental State deteriorated further due to lack of Proper Mental health care and guidance. The defendants acted with deliberate indifference by Moving "us" detainees from Division 8 (RTW) a structured environment to Division 10, an unstructed and Very harsh environment with absolutely NO theraputic Programs available.
- 17. The defendants: Tom Dart, Sheriff of Cook County Jail, and Salvador Gordiney, executive Director of Cook County Jail has failed to Properly administer Mental health treatment in a Consistent and Continous Manner nothing that there was no effective Plan for transition from DIVISION 8 (RTU) to DIVISION 10." Us" Mentally ill detained were moved with No Plan available whatsoever for Contined Mental health Care. Because of this failure on the defendants Part the Psychological State of detainees has been deteriorating rapidly day-by-day.
- (10), a Maximum Security division with Psych-trained officer. This lack of training has Put every Mentally ill Pre-trial detained housed there in danger of Serious Physical and Mental harm because these officers do not understand the serious Mental needs of the detainees being housed here. This has resulted in increased excessive force by these officer and Severe Mental distress amongst the Mentally ill Pre-trail detainees and they Promote Violence amongst the detainees letting them fight each other only to come and then beat them. When if ProPerly trained they would defuse the Situation. The defendants not having Psych-trained officers available 24 hours Perday to ProPerly identify and Supervise Mentally ill Pre-trial detainees being housed in Division to on all 3 shifts 24 hours Per day. Which some mentally ill detainees are Suicidal. This is an inadequate Mental health Programs.
- 19. The Plaintiff in this civil action is experiencing increased stress levels. Sleep deprivation, agitation, headaches, depression, nausea and over all increased tensions. Due to lack of Mental health Programs and extremely harsh living Conditions.
- 20. The defendants: Tom Dart, Sheriff Cook County Jail, Salvadore Gordin-ez, executive Director coon county Jail, M. Figliulo, Superintendent of Division 10 has Placed "us" detainees into unsanitized, filthy: ro-dent and insect infested cells. The cell floors are extremely dusty and dirty. The walls in each cell are covered with black Scot from years of Previous detainees burning and unknown Material, to heat water and cook food totally uncontested by Jail Authorities. The toilet which are in very close Proximity to our beds are unsanitized and discolored due to lack of cleaning supplies and lack of times when cell doors are open and "us" detainees are Premitted to Clean our res-

The entire the could eather that are allowed to roam freely. The mice and roaches that are allowed to roam freely. The mice and roaches have on numerous occasions clime bed into Plantiffs Property boxes damaging commissary items. Mice and roaches spread germs and diseases that could easily be contracted by us detainees, cook county Department of corrections has failed to control further infestation. It is further stated that us mentally ill detainees have been Placed in an inadequate living environment that does not statutorily tend to the needs of Mentally ill detainees.

- 21. Heavily Medicated Mentally ill detainers are forced out of their cells 12 hours a day, 7 days a week and left with no other alternative but to Sleep on cold Concrete floors, Steel benches and Steel tables. Theover all Conditions "us "detainers have been Placed in are extremely harsh and Yery unsafe, Placing all of "us" detainers at Serious Rish of harm.
- 22. Defendant J. Mueller, Clinical Services Supervisor has taken Plaintiffs grievances missed handled them destoryed them or refuse to Process them or converted them into requests in order to <u>avoid</u> Issuance of a control number Preventing Plaintiffs grievance from being Properly Processed according to the cook County Department of Corrections grievance Procedures. (See Exhibit B)
- 23. The defendants, Tom Dart, Sheriff Cook County Jail, Salvadore Godeniz, Executive Director, Cook County Jail, M. Figuarlo, Superintendent, Division 10, Cook County Jail, on July 25 2008, have further Splitthe Psych-Population between two Division (division 2 and division 10 based on detainee Security Classifications (MiniMum, Medium, Maximum) disreguarding mentally ill detainees Serious Mentalhealth needs.
  - For the Seventeen (17) Plus years Prior to July 25, 2008, Security Classification never mattered, Mentally-ill detainees Co-existed among-st each other and were treated equally based on their needs for PSYChological treatment exclusively. Currently, the defendants are Making Medical decisions based on non-medical factors.
- 24. 4Pon information and belief on 6/4/2008, officer Cashen, 7 to 3 Shift Division 10, stated "he as been an employee here for 10 years and there has Consistently been a Problem with Sanitation, Clean linen and regular Clothing exchange on Schedule in Division 10". To this date March 5-2010, They don't ever change blankets or give us cleaning supplies. Officer Cashen on the date of 6/4/2008 also stated "the linen they do have is in terrible shape the Contracted laundry Company never sends the correct amount of uniforms backnor is there ever enough disinfection available to Properly Sanitize the living tiers." "rodents and in Sects are a Common Part of every day life here in Cook County Jail."
- 25. I have irritation and itchiness of the skin from who know what Due to the lack of cleaning supplies to clean our cells, or blankets being filthy, the worst thing of all with no medical care. All they could say is this aint a emergency get used to it, its cook county Jail, by nurse. Price this is now March 5-2010.

- Caşe: Casecv: 001-634000684 m Dottotun5e iffilited: 1944405080112 at 194e 6 Poafg 1946 Poafg 1941 D #:30 . Upon information and belief on 7/1/2008 Superintendent Figuario Stated that he "did not care about all the detainees sleeping on the floor this is fine with me as long as they are not dead "
- 27. UPon information and belief on 6/4/2008 John Doe came to the tier were I was housed at the time and ask that we stop filing grievance this is Jail and it is what it is!"

### EXHAUSTION OF LEGALREMEDIES

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28. Plantiffa: BRUCE GILES, used the grievance Procedure available at the cook county Department of corrections to try and solve Multiple Problems. The large Majority of the Plantiff Grievance were either destoryed or never Processed or Processed as requests therefore taking away Plaintiff rights and/or any opportunity to appeal the decisions. The grievances that were given control numbers were appealed and denied by the administration. Plaintiff in this civil action have exhausted all of our remedies available at the cook County Department of corrections to "NO Avail"..

#### OF ACTION CAUSE

- 29. The Plaintiff reallege and incorporate by reference Pararaphs 11-27
- 30. The defendants: Thomas Dart and Salvadore Godinez Exercised Deliberate Indifference in that they made Many Medical decisions based on non Medical factors when they moved Plaintiff and other Mentally ill Pretrial detainess from the Residential Treatment Unit (RTU), Division B, (Where Plaintiff were receiving treatment for various Mental illnesses andwere involved in many theraputic groups as well as living in a dorm Style Setting with Properly Psych-trained officers and other appropriately trained Staff available 24 hours a day, 7 days a week) to Maximum Security DIVISION 10 Which lacks said Services. The RTU environment was very Conducive and geared towards rehabilitation and Safe housing of Mentally ill Pretrial detainees. Plaintiff are now housed in Division 10, Maximum Security behind cell doors with no theraputic Programs and very unsanitary Conditions as well as no Psych-trained officers available on all 3 Shifts 24 hours a day to address the needs of Mentally ill detainee. The defendants have made numerous Medical decisions Concerning Mentally ill Pretrial detainees have made and and and treatment decisions Concerning Mentally ill Pretrial detainees housing and treatment despite having Prior Knowledge from medical Profession-- als that Division 10 was unsafe and not thera Putic for Mentally III detainees. Plaintiff have experience increased anxieties, increased depression, Suppers-
  - ed appetites, headaches, nausea, sleep deprivation and increased Violence amongst each other all because of defendants' Deliberate Indifference to to the Plaintiffs' right under the 14th Amendment of the U.S. Constitution as Article 1, Section 2 of the State of Illinois Constitution. Citing Langley-VS. Coughlin, 709 F. Supp. 482, 483 - 85 (S.D. N.Y. 1989 and Harrington V. Devito, 14-C-3290 (W.D. ILL. C.C.T. 19. 1978).

PSYCH Patients according to their Security Classification (Maximum, Medium, Minimum) Moving Minimum and Medium Security Classified Mentally ill Pretrial detainees to Division 2, a dorm stxle setting, but continuing to house Plaintiff and other acute Psych Pretrial detainers classified as Maximum Security in Division 10, behind cell doors Placing Maximum Security Mentally Ill Pretrial detainee at Serious risk of harm. For 17 years Prior to Segreg-- ating Mentally ill Pretrial detainees Plaintiff Security Classification never mattered as the Plaintiff Serious medical needs came first and foremost. Regardless of Security Classifications Plaintiff and all other Mentally ill Pretrial detainee Coexisted to gether which is an essential Component of an adequate Psych care unit. This indicates that there is a Prevailing custom. If not Policy, or Practice, of ignoring the Serious Psychological needs and unconstitutional rights of Plaintiff and others, Which is contrary to the rights afforded the Plaintiff under the 14th Amendment of the U.S. Constitution and Article 1 Section 2 of the State of Illinois Constitution. 32. The detendant, M. Figiulo Exercised Deliberate Indifference in that they failed to Staff tiers housing Mentally ill detainees with Psych trained officers who are qualified to address the needs and Psychological Issues of mentally ill. Not having Psych trained officer available 24 hours a day. On all 3 shifts 7 days a week does not constitute a Proper system that can identify treatand Supervise Mentally ill detainees whom may be suicidal Which is Part of an adequate Mental health Program. Currently, all Mentally ill Pretrial detainees are at Serious RISK OF HARM which Violates the right afforded the Plaintiff under the 14th Amendment of the U.S. Constitution and Article I section 2 of the State of Illinois Constitution. 33. The defendant M. Figiulo exercised Deliberate Indifference in that they are currently housing Mentally III Pretrial detainee in an inadequate Mental health Facility Forcing heavily Medicated Mentally III Pretrial detain-ee to sleep on cold Concrete floors, Steel table and Steel benches by loc-King Plaintiff and others out of their assigned Cells 12 hours a day. This has attributed to the Steady deteriorating of the Mentalhealth - h of ALL Mentally ill Pretrial detainee ... This Violates the Plaintiff Right under the 14th Amendment of the u.s. constitution the Article 1 -- Section 2 of the State of Illinois Constitution.

34. The detendant, M. Figiulo exercised Deliberate Indifference in that they are currently housing Plaintiff and others in filthy, un-Sanitized and rodentand insect infested cells and living units. Rats, Mice and roaches are allowed to roam freely throughout the

tiers. Rat and Mice droppings are common on the floors where Men-- tally ill Pretrial detain ee are force to Sleep after being Medicated. Mentally ill Pretrial detainees are not allowed to Possess Sanitation Supplies and there is not a system available for detainees to Sanitize

their respective cells. The cell Walls are covered with black Soot and the floor are extremely dusty and dirty. The defendants have a legal responsibility to house Pretrial detainees in an adequately Sanitized environment free of rats, Mice and roaches, Having fail-- ed to do so constitutes a Viciation under the 14th Amendment of the u.s. Constitution and Article 1 Section 2 of the State of ILLINOIS Constitution (Citing: Sharpe vs. City of Lewisburt, 9, Tenn. 671 F. Supp 1362, 1362, 1367-68 (Moteon. 1988).

rectified at his level. His actions in that he took and treated Several of Plaintiff grievance Pertaining to Psychiatric Care and treatment Programs as a request therefore denying the Plaintiff's rights to appeal a decision or a response that did not solve their issues. The intention-al Mismanagement of detainee grievance constitutes a Deliberate Indifference to the Plaintiffs rights under the 14th Amendment of the U.S. Constitution as well as Article 1 Section 2 of the State of Illinois Constitution a violation of Plaintiff due Process and equal

36. The defendants, Cermak Mental Health Services exercised Deliberate Indifference in failing in their legal responsibilities to Provide Mentally ill Pretrial detainee with adequate mental health care and adequate Suicide Prevention that complies with Constitutional Standards. Currently, allowing their Patients and Plaintiff to be housed in an inade quate Mental health environment locked behind cell doors with no Cameras or intercom System therefore Placing Mentally ill Pretrial detainee at a Very Serious risk of harm. A large Majority of Mentally ill Pretrial detainee Currently housed in Division loand under the care of Cermak Mental Health Services have an extensive history of Prior Suicide attempts. The current suicide Policy implemented by Cerman Mental Services fails to ensure appropriate Management of Suicidal detainees and also lacks Major Components of an adequate suicide Prevention Program There were two suicides Committed at the Cook County Jail Within 30 days of each other between 14 March 2008 and 14 April 2008. Mentally ill Pretrial detainee routinely do not receive Medications as Prescribed or have lapses in Medication administration. Cermak Mental Health Ser-- Vices does not administer routine lab work; Weights, Measurements or Screening to Check Medication levels in the blood of Mentally ill Pre-trial detainees which constitutes an inadequate Mental health care Program. Cerman Mental Health Services has also recently experienced Major cuts in Staffing resulting in an inadequate number of Psych trained Staff available to Provide Mental health care and theraputic Programs to Plaintiff and other Mentally ill detainees thus failing in their legal responsibilities to Provide Mental ill Pretrial detainees

with adequate Mental health care required by law. This Pattern Clearly establishes a Callous, wanton and Deliberate Indifference and also violates the Plaintiff rights under the 14th Amendment of the u.s. Constitution as well as Article 1, Section 2 of the State of

37. The Plaintiff has no Plain, adequate or complete remedy at law to redress the wrong described herein. Plaintiff have been and will continue to be irreparably injured by the Conduct of the defendants Unless this court grants the declaratory and inductive relief which

WHEREFORE, Plaintiff respectfully Prays that this Honorable court helps to right the wrongs of the defendants, that the Plaintiff have become a victim of. The Plaintiff Prays that this court enter a Judgement granting the following:

A declaration that the acts and omissions described herein Yio lated the Plaintiff rights under the Constitution and law of the United States.

A Preliminary and Permanent injunction ordering the defendants, Thomas Dart, (Sheriff of Cook County Department of Corrections). Salvadore Godinez, (Executive Director of C.C. Doc). To Stop Making Medical decisions based on none medical factors, Such as Criminal Classification of the Plaintiff and other Mentally-ill Pre trial detained being housed at the cook County Jail. And futher more Place the Plaintiff and all other Mentally ill Pre trial detained back into a dorm style nousing unit that allows for the Programing and group interaction with the Mental health Specialist and others that are hired to accident the cook county Jail Pre trial detained back and group interaction with the Mental health Specialist and others that are hired to assist in their treatment as was the case while they were being housed in division eight R.T. U (Residential Treatment - unit). As opposed to division ten where they ware Presently housed Which is a Maximum Security tier Setting that Puts the Plaintiff and other Mentally-ill Pretrial detainer in Cell behind locked doors With no appropriate way to Supervise, treator identify if they are Suicidal or not. This type of environment May en Courage Some Mentally-ill Pretrial detainees as well as Plaintiff to Commit Suide or bring upon them suicidal thoughts. Which Places Plaintiff and all Mentally-ill detainees at risk of harming themselves or others.

And by not having sheriffs deputies that are trained in dealing with or how to supervise and or identify if they are having a Psychotropic Crisis that would warrant a Psychological evaluation to Prevent a Possible Suicide attempt or harm to others. Places the lives of the Plaintiff at risk on all three Shifts twenty four hours a day. That was Painted and Leveliant. Pointed out by the Department of Justice Seventeen month investigation of the Jail during which time their were two suicides committed from March of 2008 to April of 2008, of Mentally-ill Pretrial detainees that were Placed in a Maximum Security division behind locked Cell doors and without adequate Supervision as is the case here in division ten Poor Supervision among other things, the Plaintiff ask for in Junctive relief to Stop the division ten staff from forcing the heavily medicated Mentally-III from being forced to sleep on the Concrete floor Where the rats, Mice and roach run freely on a dayly Plaintiff have Suffered irrepairable Psychological damage at the hands of the defendants and it will continue unless this injunction is granted

Hold Thomas Dart, Salvadore Crodinez, M. Failulo, J. Meuller and Cermak Mental Health Services Jointly and Severably liable for damages to Plaintiff as a result of their Constitutional deprivations, inhumane in carceration and endured hardships according to the following:

- A). Compensatory damages in the amount of \$400,000.00 against each defendant, Jointly and Severally
- B). Punitive damage in the amount of 200,000.00
- C). A trial by Jury on all tryable issues.
- D). Plaintiff cost in this law suit.
- E). Reasonable attorner's fee if applicable
- F). Any additional relief that this court deems

Date: March 7, 2010

RESPECT FULLY SUBMITTED,
Bruce Giles
BRUCE GILES
20080016005
PO. BOX - 089002
CHICAGO, IL 60608

Case: Casec1/:001-63/4000684m Protottum5erFilled: 19i4/e/05/08/0112/e/19je 119iagn/e11411Pafg1e4D #:35

# VERIFICATION

I have read the foregoing Complaint and hereby Verify that the Matters alleged therein are true, except as to matters alleged on information and belief and, as to those I believe them to be true. I certify under Penalty of PerJury that the foregoing is true and correct.

City of Chicago, and the State of Illinois on 7 March 2010.

Bruce Siles BRUCE GILES



# John Howard Association of Illinois

300 West Adams Street, Suite 423 Chicago, IL 60606 Tel. 312-782-1901 Fax. 312-782-1902 www.john-howard.org

September 4, 2008

Bruce Giles #2008 001 6005 P.O. Box 089002 Chicago, IL 60608

Dear Mr. Giles,

We received your letter dated August 16, 2008 regarding conditions at Cook County Jail.

You stated that you are supposed to be on the "psych deck" and were previously housed in Division VIII, where the conditions were more suitable to your needs. You complained that detainees are sleeping in the day room. Having the detainees with psychiatric needs in the day room is an effort to provide supervision similar to what was available in Division VIII.

The JHA is working with Cook County Jail to ensure that the needs of inmates previously housed in Division VIII are being met in other divisions.

Sincerely,

Charles A. Fasano, Director Prisons and Jails Program EXCase: Case: Case

Referred To:

Supt DiV-10

Processed as a request.

# COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: Giles First Name: Bruce
ID #: 2008-00 6005 Div.: 10 Living Unit: 4C Date: 6/10/09
BRIEF SUMMARY OF THE COMPLAINT: <u>Pretrial detainees are not being</u>
free of discrimination on the account of Mental ill diabilities. Are on
lockerdown for the coverup of officer unnecessary Actions. This is
increasing stress, anxiety, Sleep deprivation, agitation, headaches, depression
over all increase the risk of Such Suicides Other Serious Complaint failure or
bothave properly trained psych officers. And the records will show due to a
ry Serious incident that occurred on the date 6-9-09. Which resulted by
properly trained officers in a extreme explosion, by numerous officer
tho used victous excressive force and high levels of brutality when num
ous of detainess witnessed and heard Crystal Clear, the expression by offinite him. No matter what is so, so wrong. I refuse to not let this bear
Ill him. No matter what is so, so wrong. I refuse to not let this be
nown to higher Authoritys. Hope no retaliations are done. I will file continue of staff or detainee(s) having information regarding this complaint:  Numerous detainees and officer in 2nd Shift. Officer Guzikdiano action that you are requesting:
MENAME OF STAFF OR DETAINEES, HAVING INFORMATION REGARDING THIS COM EARLY.
ACTION THAT YOU ARE REQUESTING:
Something done about this numerous Violations by officers, ASAP!
DETAINEE SIGNATURE: Bruce Giles
C.R.W.'S SIGNATURE: 500 Worker Down DATE C.R.W. RECEIVED: 6 1/6/09

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.

All appeals must be made in writing and directly submitted to the Superintendent.

Case: Casec1v:001-63y4000684m Prototem Sentilled: Dillet05018012 at type 1Plaggle1144P at g1e4D #:319ART -C

## C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

#### Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may
  resubmit the concern and it will be processed as a grievance.
  - When processed as a request, an appeal of the response and/or action taken cannot be made.
    - When processed as a request, PART-B is not applicable.

·
Detainee's Last Name: 6/es First Name: BRuce
ID#: 2008-80/6005 Div: 10 Tier/LivingUnit: 40
Date of Request: 6/6/09 Date C.R.W. Received Request: 6/6/09
This request has been processed by: 5 or Worker Daan C.R.W.
Summary of Request:
Detoinee Would like officers to be more professional
to be more professional
Response and/or Action Taken:
INMATES ALLAGATIONS HAVE NO MERIT, DIV-10 HAS
PROPERLY TEAINED STAFF TO WORK IN DIVISION TEN AUS
TEPHNING IS ALWAYS ON-GOING. ALL TUCIDENTS ARE REVIEWOR
AND AT NO TIME HAS PISUPT FOUND MY STAFF TO HAVE
ISED EXCESSIVE FURCE OR ANY BRUTALITY. THMATES ARE ALLOWED
F CELLS IN EXCESS OF ILL STANDARDS.
Supr Milor - Supt Milor Date: 6/19/09 Div./Dept. X (Signature of individual responding)